

THE HAWAIIAN GAZETTE
AN INDEPENDENT PAPER,
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BY HENRY M. WHITNEY,
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Merchant Street, Honolulu, H. I.

Trifles.

A flower—what is it made for?
To be worn till the fancy passes;
Then to be cast away;
I gave to a flower on a Summer's day.
A heart—what is it made for?
To be held till the fancy passes;
Then to be cast away;
I gave to one to wear on a Summer's day.
Flower and heart, both both;
Yet I know, as I suffer alone,
That the power of death is cherished,
While the heart in the winds is thrown.

—Home Journal.

War.

A comes with the heat of history,
Repos of ill blood lie here,
Induced by wanton strife, fed with less
From empty vice—spurts of luxury
Breed such a tempest in the symmetry
Of weaker nations, as fills every soul
With fierce fermenting poison, that rends
The body, and dashes the heart to earth.
So gather round, until there comes a day
When, hunting onward, at the full disease,
Laid lowly housetops makeless,
Knew no alteration or release,
Save its destruction, with the long distress
Of others to mark the healer's way.

The Courts.

Supreme Court—July Term, 1874.

Mr. JUSTICE HARRIS PRESIDING.
July 25—Rex vs. Kimo Boikaha—Appeal. Case continued until 1st day of October Term. The prisoner was released on his own recognizances to appear at that time under a penalty of \$100.

July 30—Asua vs. Phillips—Appeal. Defendant appeared and confessed judgment. E. Preston for plaintiff; L. Kellogg for defendant.

Makauwai vs. Masuno—Appeal from District Judge of Kailuaokapu. Assumed. The evidence and the arguments of Counsel were heard by the Court and the case submitted for decision. J. Kekaha for appellant; defendant; J. A. Kekaha-hai for plaintiff.

In Probate—Barros vs. Mr. Justice Judd, at CHAMBERS.

Re Proof of will of Kaukaha, deceased.—Petition of Kekaha-hai for proof of will.

This application was opposed, and after hearing the evidence at some length on both sides, the Court declined to admit the will to probate on the ground of the insanity of the testator, but with the consent of all parties interested appointed J. Porter Green administrator of the estate, under bonds of \$500. Inventory to be filed in 40 days, and notice to be given to creditors in English and native for 4 weeks. L. Kellogg for petitioner; Kaukaha-hai for contestants.

Bartow vs. Mr. Justice Haines—Estate of John H. deacon—Settlement of administrator's accounts. Case heard in part, and continued until 6th August next. S. B. Dale for petitioners; A. S. Hartwell for defendant. J. K. Kekaha-hai for plaintiff.

Bartow Chief Justice Allen, at CHAMBERS.

Estates of T. McNeil discussed.—Petition of C. H. Lewis, administrator with will annexed of the late Captain McNeil, deceased, for a license to sell certain real estate for the payment of the debts of the estate. The petition was opposed by the heirs of deceased on the ground of want of jurisdiction of the Private Court; that the Administrators must be forced to account before any sale could be made even in a Court of Equity, which it was urged was the only adequate remedy; that the said heirs do not show the current debts owing, and that the mortgage said to have been given by the former executors was not binding upon the testator's children and dependents.

The Court was of opinion that it had jurisdiction but that the petitioners must make out their case fully and clearly, showing their accounts and giving a description of the property to be sold. The accounts were ordered to be ready on Wednesday, August 8th, and the answer to be ready on Wednesday, August 15th, at 10 A. M. A. S. Hartwell for petitioner; R. H. Stanley, F. Preston, W. E. Jones and L. McCully, contra.

Foreign News.

England.

LONDON, July 13th.—In the House of Commons this evening, Mr. Durand, in reference to the Public Works Regulation Bill, declared that he was an uncompromising opponent to the resolutions, of which Mr. Gladstone gave notice on the 9th instant, because they were aimed against the settlement upon which religious liberty depended.

France.

The Paris Republican journals consider that the proceedings in the Assembly demonstrate the powerlessness of that body, and declare dissolution is the only remedy for the unsettled situation. It is probable several motions to disorganize will be introduced.

VERNAUILLER, July 10th.—There is a complete crisis in the Ministry. Due de Bruguiere has been seeking to constitute a Cabinet based on the old majority in the Assembly, but, it is said, he has failed, and that the Duke de Basses has since been entrusted with the task.

The Assembly to-day adopted the resolution offered by M. Wallace, reducing the annual redemption premium to \$100,000,000, thus aggravating the Ministerial deficit.

It is expected that the new Ministers will demand the postponement of this debate. If it is postponed the whole Left and the Bonapartists will vote for the dissolution of the Assembly.

A Times Paris special says M. Pages Dupont has given notice of an amendment to the bill reported from the Committee of Thirty, providing that the Senate shall consist of 180 members, nominating by MacMahon and 120 members of the Assembly, to be selected by the Deputies that the Cardinals, Marshals, and Admirals shall be Senators or senators; that the first Senate shall sit three years, or six months according to the decision of the Assembly; the President of the Senate in the event of a vacancy between the adjournment of the present Assembly, and the meeting of the next, and the President of the Republic to be empowered to dissolve the Assembly with the approval of the Senate.

The French Crisis.—PARIS, July 17th.—There are dissensions in the Ministry on questions of general policy, but no change in the government other than the retirement of M. Bourges is expected to take place before the end of the month. M. de Quincey is a recent member of the Committee of Thirty.

PARIS, July 17th.—De Fontenay, Minister of the Interior, has resigned, and President MacMahon has accepted his resignation. It is said that in consequence of the refusal of the Minister of the Interior to authorise the prosecution of M. Bourges, Duke de Quincey threatened to resign. M. de Quincey has been appointed to the post of Minister of the Interior, and the cause which led to the resignation was that De Fontenay differed from his colleagues in regard to the public policy determined upon by them in constituting a definite government until the expiration of MacMahon's term.

Japan.

THE JAPANESE EXECUTIVE VS. FOREIGN SOCIETIES.—AMAY, July 9th.—Japanese military operations in Formosa have virtually ended. China bears the expenses of the expedition and guarantees the safety of foreigners. Japan accepts the arrangement and retires.

THE HAWAIIAN GAZETTE.

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HONOLULU, WEDNESDAY, AUGUST 12, 1874.

WHOLE NO. 500.

Legislative Assembly.
Regular Biennial Session—1874.

EIGHTH DAY, August 4th.

The House resumed consideration of the bill to amend Sections 1420 and 1425 of the Civil Code, relating to shipping masters, reported, and recommended that the bill pass to engrossment. After some debate the bill passed.

The bill to codify the laws was taken up on its third reading, and passed.

The bill to authorize a "National Loan," and to define to what uses such loan shall be devoted, was read a third time.

H. E. J. Dowsett from committee on the bill to amend Sections 110 and 121 of the Civil Code, relating to shipping masters, reported, and recommended that the bill pass to engrossment. After some debate the bill passed.

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BUSINESS NOTICES.

F. T. LENEMAN & Co.,
Importers and Commission Agents and Wholesalers
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